NO. X06-UWY-CV-18-6046436 S: SUPERIOR COURT

ERICA LAFFERTY, ET AL: COMPLEX LITIGATION DOCKET

V.: AT WATERBURY

ALEX EMRIC JONES, ET AL : APRIL 6, 2022

NO. X06-UWY-CV-18-6046437 S: SUPERIOR COURT

WILLIAM SHERLACH: COMPLEX LITIGATION DOCKET

V.: AT WATERBURY

ALEX EMRIC JONES, ET AL: APRIL 6, 2022

NO. X06-UWY-CV-18-6046438 S: SUPERIOR COURT

WILLIAM SHERLACH, ET AL: COMPLEX LITIGATION DOCKET

V.: AT WATERBURY

ALEX EMRIC JONES, ET AL: APRIL 6, 2022

DEFENDANT ALEX JONES' SUPPLEMENTAL NOTICE OF COMPLIANCE AND SUPPLEMENT TO MOTION FOR AN ORDER

The Jones Defendants file this supplemental notice of compliance and supplement to their motion for an order for the return of the fines paid by Mr. Jones in compliance with the Court's March 30, 2022 order to apprise the Court of a development that does not affect Mr. Jones' compliance with its order but does have some bearing on the Court's consideration of Mr. Jones' compliance. See Dkt. 794.00; Dkt. 796.00.

On April 6, 2022, the Plaintiffs began their second full day of Mr. Jones' deposition at 9:30 AM at their counsel's office. The Plaintiffs concluded their portion of the deposition at approximately 4:58 PM, but counsel for Defendant Genesis Communications has questions for Mr. Jones. Given the lateness of the hour, counsel for the parties have conferred and have agreed to select a date to be determined on the week of April 11, 2022 so Genesis Communications can complete its participation in Mr. Jones' deposition as it has the right to do. By agreement of the parties, the completion of Mr. Jones' deposition will be done remotely.

The parties' consent to hold open Mr. Jones' deposition for Defendant Genesis Communications to inquire of Mr. Jones does not affect Mr. Jones' compliance with the Court's March 30, 2022 order. He sat for two full days of depositions at the Plaintiffs' counsel's office as the Court ordered. Therefore, in this supplemental filing, the Jones Defendants ask the Court to enter an immediate order finding that Mr. Jones has purged his contempt and articulating that it will not require him to pay a daily fine so that no confusion exists over whether he must continue to pay it.

Dated: April 6, 2022 Respectfully Submitted,

Alex Jones, Infowars, LLC; Free Speech Systems, LLC; Infowars Health, LLC; and Prison Planet TV, LLC

BY:/s/ Norman A. Pattis /s//s/ Cameron L. Atkinson /s/Norman A. Pattis
Cameron L. Atkinson
PATTIS & SMITH, LLC
Juris No. 423934
383 Orange Street
New Haven, CT 06511

V: 203-393-3017 F: 203-393-9745

npattis@pattisandsmith.com catkinson@pattisandsmith.com

CERTIFICATION

This is to certify that a copy of the foregoing has been emailed and/or mailed, this day, postage prepaid, to all counsel and pro se appearances as follows:

For Genesis Communications Network, Inc.:

Mario Kenneth Cerame, Esq. Brignole & Bush LLC 73 Wadsworth Street Hartford, CT 06106

For Plaintiffs:

Alinor C. Sterling, Esq. Christopher M. Mattei, Esq. Matthew S. Blumenthal, Esq. KOSKOFF KOSKOFF & BIEDER 350 Fairfield Avenue Bridgeport, CT 06604

For Trustee Richard M. Coan

Eric Henzy, Esq. ZEISLER & ZEISLER P.C. 10 MIDDLE STREET 15TH FLOOR BRIDGEPORT, CT 06604

<u>/s/ Cameron L. Atkinson /s/</u> Cameron L. Atkinson, Esq.